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EPA REGION III
OIL AND TITLE III

Petroleum Products • Heating & Air Conditioning Equipment • Automotive Supplies

1-800-222-2531

July 27, 1999

Ms. Linda Ziegler FRP Coordinator U.S. Environmental Protection Agency 1650 Arch Street Philadelphia, PA 19103

PAFRP079

Re:

Transfer of Ownership

Dear Ms. Ziegler;

On May 11, 1999, certain facilities owned and operated by Carlos R. Leffler, Inc. were sold to Columbia Petroleum Corporation. The buyer maintains corporate offices at Main and Linden Streets, P.O. Box 278, Richland, PA 17087.

Those facilities subject to current U.S. Environmental Protection Agency 40 CFR Part 112 requirements (Facility Response Plans; Spill Prevention Control and Countermeasure Plans) are as follows:

- 1. Lancaster Office, 669 East Ross St., Lancaster, PA (SPCC);
- 2. Macungie Terminal, Shippers Road, Emmaus, PA 18049 (FRP, SPCC);
- 3. Mount Joy Office, 1234 Cloverleaf Road, Mt. Joy, PA 17552 (SPCC);
- 4. New Holland Terminal, 580 East Main St., New Holland, PA 17557 (FRP, SPCC);
- 5. New Kingstown Terminal, 236 Locust Point Road, New Kingstown, PA 17072 (FRP, SPCC);
- 6. Richland Office, Main and Linden St., Richland, PA 17087 (FRP, SPCC);
- 7. Sinking Spring Terminal, Mt. Home Road, Sinking Spring, PA 19608 (FRP, SPCC);
- 8. Stewartstown Office, 62 N. Main St., Stewartstown, PA 17363 (SPCC);
- 9. Tuckerton Terminal, 4030 Pottsville Pike, Reading, PA 19605 (FRP, SPCC);
- 10. Williamsport Terminal, Sylvan Dell Road, Williamsport, PA 17701 (FRP, SPCC);
- 11. York Office, 25 Hanover Road, York, PA 17404 (SPCC).

The subject facilities will continue to operate under the Carlos R. Leffler, Inc. name.

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Each existing OPA Facility Response Plan and SPCC Plan is currently in use, given that no change has occurred in facility operations, essential emergency response personnel, or emergency procedures. At the same time, each FRP and SPCC Plan is being reviewed and revised as required to reflect the change in ownership. Revised FRPs will be forwarded to your office. Revised SPCCs will be forwarded at your request.

We welcome any questions or comments you may have regarding the transfer and we look forward to proactively working with the Agency on spill prevention and response issues.

Sincerely,

Robert R. Stewart, CSP

Director, EH&S

ENEST

## RRS/rrs

Cc:

**Tucker Perkins** 

Fred Kolb

Conrad Sansoucie

John Storb, Jr. - Storb Environmental, Inc.

File